ESTTA Tracking number:

ESTTA754790 06/27/2016

Filing date:

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	91227018
Party	Plaintiff Bergsma Visuals, LLC dba Gravit Digital
Correspondence Address	O SHANE BALLOUN BALLOUN LAW PC 355 HARRIS AVENUE, SUITE 201 BELLINGHAM, WA 98225 UNITED STATES o.shane@ballounlaw.com
Submission	Stipulated/Consent Motion to Extend
Filer's Name	O. Shane Balloun
Filer's e-mail	o.shane@ballounlaw.com, uspto@ballounlaw.com
Signature	/O. Shane Balloun/
Date	06/27/2016
Attachments	2016-06-27b 91227018 Stipulation and Motion to Extend Proceedings.pdf(35161 bytes)

UNITED STATES PATENT AND TRADEMARK OFFICE THE TRADEMARK TRIAL AND APPEAL BOARD

In re: Application Serial nº 86/541,715		
Bergsma Visuals, LLC dba Gravit Digital		
	OPPOSER,	Design Mark Literal Elements: GG
v.		Opposition No. 91227018
Rituwall Inc.,		
	APPLICANT.	

STIPULATION AND MOTION TO EXTEND DISCOVERY, DISCLOSURE AND TRIAL SCHEDULE BEFORE INITIAL DISCLOSURE DUE DATE FOR THE PURPOSES OF SETTLEMENT

Opposer Bergsma Visuals, LLC *dba* Gravit Digital ("Opposer") and Applicant Rituwall, Inc. *dba* The Grid ("Applicant") conducted the discovery conference on May 25, 2016 at 10:15 a.m.

Since that time, Opposer and Applicant have engaged in settlement discussions and now to promote further settlement discussions, together stipulate and move the Board to modify the Conference, Discovery Disclosure and Trial Schedule to the following dates (changes in bold):

Time to Answer	5/1/2016
Deadline for Discovery Conference	5/31/2016
Discovery Opens	5/31/2016
Initial Disclosures Due	7/30/2016
Expert Disclosures Due	11/27/2016
Discovery Closes	12/27/2016
Plaintiff's Pretrial Disclosures	2/10/2017
Plaintiff's 30-Day Trial Period Ends	3/27/2017
Defendant's Pretrial Disclosures	4/11/2017
Defendant's 30-day Trial Period Ends	5/26/2017
Plaintiff's Rebuttal Disclosures	6/10/2017
Plaintiff's 15-day Rebuttal Period Ends	7/10/2017

Dated: June 27, 2016	
Respectfully submitted,	
Inhouse Co. Law Firm	Balloun Law Professional Corporation
/Alexander Chen/ Alexander Chen California State Bar #245798	O. Shane Balloun O. Shane Balloun Washington State Bar #45053
7700 Irvine Center Drive, Suite 800 Irvine, California 92618 (949) 250-1555 alexc@inhouseco.com	355 Harris Avenue, Suite 201 Bellingham, Washington 98225 (360) 318-7778 o.shane@ballounlaw.com
Attorney for the APPLICANT	Attorney for the OPPOSER
OF	RDER
The above stipulation and motion is gra	nted.
IT IS SO ORDERED.	
Dated:	

USPTO

CERTIFICATE OF SERVICE

Although the Attorneys for both parties met and conferred to draft and file this document, because I am the one effecting the filing in ESTTA, I certify that on June 27, 2016, I served the foregoing document, STIPULATION AND MOTION TO EXTEND DISCOVERY, DISCLOSURE AND TRIAL SCHEDULE BEFORE INITIAL DISCLOSURE DUE DATE FOR THE PURPOSES OF SETTLEMENT, by posting a copy of the document via U.S. mail to:

Attorney for APPLICANT:

Alexander Chen

Inhouse Co. Law Firm 7700 Irvine Center Drive, Suite 800 Irvine, CA 92618

(with an electronic courtesy copy to: alexc@inhouseco.com)

Dated: June 27, 2016

/O. Shane Balloun/

O. Shane Balloun